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WESTERN DISTRICT OF LOUISIANA  
SHREVEPORT, LOUISIANA  
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UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF LOUISIANA

MONROE DIVISION

UNITED STATES OF AMERICA

VERSUS

BLAIR GUILLORY (01) and  
BRIAN MILLER (02)

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\*  
\*  
\*  
\*  
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3:23-cr-00087  
Judge Joseph  
Magistrate Judge McClusky

**INDICTMENT**

THE GRAND JURY CHARGES:

**COUNT 1**

Conspiracy to Possess with  
Intent to Distribute Controlled Substances  
21 U.S.C. § 846

A. At All Times Material Herein:

1. The defendant, **Blair Guillory**, was a pharmacy student at a university located in Monroe, Louisiana.
2. The defendant, **Brian Miller**, was a licensed pharmacist who worked in pharmacies in Monroe and Ruston, Louisiana.
3. “Adderall” is the brand name of a Schedule II controlled substance containing dextroamphetamine and other amphetamine salts.
4. “Vyvanse” is the brand name of a Schedule II controlled substance containing lisdexamfetamine a prodrug of amphetamine.
5. Adderall and Vyvanse are central nervous system stimulants that are highly addictive and misused.

B. The Conspiracy:

Beginning on or about a date no later than June 11, 2022, and continuing until on or about December 16, 2022, in the Western District of Louisiana, the defendants, **Blair Guillory** and **Brian Miller**, knowingly and intentionally combined, conspired, confederated and agreed together and with each other, and with other persons known and unknown to the Grand Jury, to commit the following offenses against the United States: distribution of Adderall and Vyvanse, both Schedule II controlled substances, in violation of Title 21, United States Code, Section 841(a)(1).

C. Object of the Conspiracy:

The primary object of the conspiracy was to unlawfully obtain and distribute Schedule II controlled substances for profit.

D. Manner and Means of Accomplishing the Object of the Conspiracy:

1. As part of his education and training the defendant, **Blair Guillory**, worked at Monroe area pharmacies including the one where the defendant, **Brian Miller**, worked. **Blair Guillory** and **Brian Miller** met at this pharmacy.

2. The defendant, **Brian Miller**, would see a medical provider to obtain prescriptions for Adderall and Vyvanse and would sell all or a portion of the drugs to the defendant, **Blair Guillory**, knowing that **Guillory** was going to sell the drugs to end users.

3. The defendant, **Blair Guillory**, would see a medical provider to obtain prescriptions for Adderall and would sell all or a portion of the drugs to end users and others.

4. In addition to obtaining prescription drugs from **Brian Miller**, the defendant, **Blair Guillory**, would obtain prescription drugs from others.

5. The defendant, **Blair Guillory**, would sell the drugs that he obtained to others including students at a university located in Monroe, Louisiana.

6. The defendant, **Blair Guillory**, would tell his customers that he was a pharmacist or pharmacy school student to vouch for the quality of the drugs he sold.

7. The defendant, **Blair Guillory**, would use Venmo and other mobile payment services to purchase and sell Schedule II controlled substances.

All in violation of Title 21, United States Code, Sections 846 and 841(a)(1).

**COUNTS 2 – 6**

Obtaining Controlled Substances by Fraud  
21 U.S.C. § 843(a)(3)

A. The allegations of Count 1 are re-alleged and incorporated by reference as though set forth in full in Counts 2 through 6 as the scheme to defraud.

B. On or about the dates set forth below, in the Western District of Louisiana, the defendant, **Brian Miller**, knowingly and intentionally obtained the following Schedule II controlled substances by fraud and deception:

Count	Date Prescription Filled	Controlled Substance	Dosage Units
2	07/11/2022	Vyvanse 60 mg	30
3	08/10/2022	Vyvanse 60 mg	30
4	08/11/2022	Adderall 20 mg	30
5	11/14/2022	Adderall 20 mg	60

Count	Date Prescription Filled	Controlled Substance	Dosage Units
6	12/12/2022	Adderall 20 mg	60

All in violation of Title 21, United States Code, Section 843(a)(3).

**COUNTS 7-10**

Distribution of a Controlled Substance  
21 U.S.C. § 841(a)(1)

A. The allegations contained in Counts 1 through 6 are re-alleged and incorporated by reference as though set forth in full in these counts.

B. On or the dates set forth below, in the Western District of Louisiana, the defendant, **Brian Miller**, knowingly and intentionally distributed the following Schedule II controlled substances:

Count	Date	Controlled Substance Distributed
7	07/13/2022	Vyvanse
8	08/15/2022	Vyvanse
9	08/15/2022	Adderall
10	11/15/2022	Adderall

All in violation of Title 21, United States Code, Section 841(a)(1).

**COUNTS 11-16**

**Distribution of a Controlled Substance  
21 U.S.C. § 841(a)(1)**

A. The allegations contained in Counts 1 through 6 are re-alleged and incorporated by reference as though set forth in full in these counts.

B. On or the dates set forth below, in the Western District of Louisiana, the defendant, **Blair Guillory**, knowingly and intentionally distributed the following Schedule II controlled substances:

Count	Date	Controlled Substance Distributed
11	05/06/2022	Adderall
12	07/20/2022	Vyvanse
13	08/04/2022	Vyvanse
14	08/22/2022	Vyvanse
15	12/10/2022	Adderall
16	12/16/2022	Adderall

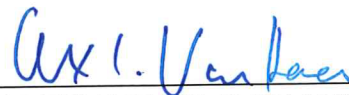
All in violation of Title 21, United States Code, Section 841(a)(1).

A TRUE BILL

***REDACTED***

GRAND JURY FOREPERSON

BRANDON B. BROWN  
United States Attorney



ALEXANDER C. VAN HOOK (#25281)  
Assistant United States Attorney  
300 Fannin Street, Suite 3021  
Shreveport, Louisiana 71101  
(318) 676-3600